

January 15, 2009

**VIA FCC ELECTRONIC COMMENTS FILING SYSTEM**


Marlene Dortch  
Secretary  
Federal Communications Commission  
445 12th Street SW  
Washington, DC 20554

**Re: PetroCom License Corp., LLC, d/b/a Broadpoint FCC Form 655 Hearing Aid  
Compatibility Report**

Dear Secretary Dortch:

Pursuant to the requirements of the Commission's rules at 47 C.F.R. § 20.19(i)(1) and the Public Notice issued by the Wireless Communications Bureau,<sup>1/</sup> attached is the annual FCC Form 655 Hearing Aid Compatibility Status Report from PetroCom License Corporation, LLC, d/b/a Broadpoint. Please contact the undersigned with questions or any need for additional information.

Respectfully submitted,



Russell H. Fox

Attachment

cc: Weiren Wang  
Bryan Olivier

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<sup>1/</sup> *The Wireless Telecommunications Bureau Reminds Manufacturers and Service Providers of Their Obligation to Report on the Status of Compliance with the Commission's Hearing Aid Compatibility Requirements*, Public Notice, DA 08-2735 (rel. Dec. 23, 2008).

## Voluntary Form for Hearing Aid Compatibility Status Report

Reporting Period (MM/DD/YY) 01/01/08 to (MM/DD/YY) 12/31/08

<b>Section 1. Company Information</b>	<i>Service Provider</i> <input checked="checked" type="checkbox"/>	<i>Device Manufacturer</i> <input type="checkbox"/>
<i>Company Name:</i> PetroCom License Corporation LLC d/b/a Broadpoint		
<i>Company Address:</i> 11335 Clay Road, Suite 190		
<i>City:</i> Houston	<i>State:</i> Texas	<i>Zip Code:</i> 77041
<i>Phone:</i> 281-501-4700	<i>Fax:</i> 281-501-4750	<i>E-mail:</i>
<i>Filing Agent / Law Firm:</i> Mintz, Levin, Cohn, Ferris, Glovsky & Popeo, P.C.		
<i>Filing Agent Contact Name:</i> Russell H. Fox		
<i>Filing Agent Address:</i> 701 Pennsylvania Avenue, NW, Suite 900		
<i>City:</i> Washington	<i>State:</i> DC	<i>Zip Code:</i> 20004
<i>Phone:</i> 202-434-7300	<i>Fax:</i> 202-434-7400	<i>E-mail:</i> rfox@mintz.com

<b>Section 2. Acoustic and Inductive Coupling-Compatible Handset Models (Rated At Least M3 and T3)</b>								
Index	Handset Maker	Model Name(s)	FCC ID(s)	Starting Available Date (MM/YY)	Ending Available Date (MM/YY)	Air Interface Technology(ies) (GSM,CDMA,WCDMA, etc)	Operating Frequency Bands (800, 1900, 2100, etc)	ANSI Standard C63.19 version number (manufacturer only)
2-1	Nokia	6085	*	01/08	12/08	GSM	850 MHz	
2-2								
2-3								
2-4								
more								

\* LJPRM-198

<b>Section 2 --- Continued</b>									
Index	M-Rating (M3, M4)	M-Rating Certification Date (MM/DD/YY)(manufacturer only)	M-Rating Testing Lab (manufacturer only)	T-Rating (T3, T4)	T-Rating Certification Date (MM/DD/YY)(manufacturer only)	T-Rating Testing Lab (manufacturer only)	Wi-Fi Interface (Yes / No)	Functionality Level (service provider only)	Remark
2-1	M3			T3			No	Functional	
2-2									
2-3									
2-4									
more									

<b>Section 3. Acoustic Coupling-Compatible Handset Models (Rated At Least M3 But Not T3)</b>								
Index	Handset Maker	Model Name(s)	FCC ID(s)	Starting Available Date (MM/YY)	Ending Available Date (MM/YY)	Air Interface Technology (GSM,CDMA,WCDMA, etc)	Operating Frequency Bands (800, 1900, 2100, etc)	ANSI Standard C63.19 version number (manufacturer only)
3-1								
3-2								
3-3								
3-4								
more								

<b>Section 3 --- Continued</b>						
Index	M-Rating (M3, M4)	M-Rating Certification Date (MM/DD/YY)(manufacturer only)	M-Rating Testing Lab (manufacturer only)	Wi-Fi Interface (Yes / No)	Functionality Level (service provider only)	Remark
3-1						
3-2						
3-3						
3-4						
more						

<b>Section 4. Non-Hearing Aid-Compatible Handset Models (Rated Neither M3 Nor T3)</b>										
Index	Handset Maker	Model Name(s)	FCC ID(s)	Starting Available Date (MM/YY)	Ending Available Date (MM/YY)	Air Interface Technology (GSM,CDMA, WCDMA, etc)	Operating Frequency (700, 800, 1900, 2100, etc)	Wi-Fi Interface (Yes / No)	Functionality Level (service provider only)	Remark
4-1	Motorola	M900	*	01/08	12/08	GSM	850	No	non-HAC	
4-2										
4-3										
4-4										
more										

\* IHDT56CW1

<b>Section 5. Total Acoustic and Inductive Coupling-Compatible, Acoustic Coupling-Compatible, and Non-Hearing Aid-Compatible Handset Models By Air Interface Technology</b>				
Air Interface Technology (GSM,CDMA,WCDMA, etc)	Number of Fully Hearing Aid-Compatible Handset Models	Number of Acoustic Coupling-Compatible Handset Models	Number of Non-Hearing Aid-Compatible Handset Models	Remark
GSM	1	0	1	

<b>Section 6. Handset Models Tested Since Last Report (Manufacturer Only)</b>					
Index	Handset Maker	Model Name(s)	FCC ID(s)	Air Interface Technology(ies) (GSM,CDMA, WCDMA, etc)	Operating Frequency Bands (800, 1900, 2100, etc)
6-1					
6-2					
6-3					
6-4					
more					

<b>Section 6 --- Continued</b>							
Index	M-Rating (M1-M4.)	M-Rating Testing Date (MM/DD/YY)	M-Rating Testing Lab (manufacturer only)	T-Rating (T1-T4, N/A)	T-Rating Testing Date (MM/DD/YY)	T-rating Testing Lab (manufacturer only)	Remark
6-1							
6-2							
6-3							
6-4							
more							

### Section 7. Product Labeling Information:

Do all hearing aid-compatible handsets include labeling?

Yes

☒

No

☐

If no, please explain.

Do all hearing aid-compatible handsets with the Wi-Fi air interface have clear and effective disclosure that the handset has not been tested for hearing aid compatibility with respect to its Wi-Fi voice operation?

Yes

☐

No

☐

Not Applicable

If no, please explain.

### Section 8. Public Website:

Does your company maintain a public website describing all hearing aid-compatible models, the ratings of those models, and an explanation of the rating system?

Yes

☐

No

☒

If yes, please provide the address for the public website.

If no, please explain. Because Broadpoint offers only two handsets, it is exempt as de minimis from all FCC hearing aid compatibility rules except reporting. 47 C.F.R. §20.19(e).

**Section 9. Describe Consumer Outreach Efforts in the Past 12 Months:**

Because Broadpoint offers only two handsets, it is exempt as de minimis from all FCC hearing aid compatibility rules except reporting. 47 C.F.R. §20.19(e).

**Section 10. (Service Providers Only) Describe the Levels of Functionality into Which the Compliant Handsets Fall and Provide An Explanation of the Service Provider's Methodology for Determining Levels of Functionality:**

Because Broadpoint offers only two handsets, it is exempt as de minimis from all FCC hearing aid compatibility rules except reporting. 47 C.F.R. §20.19(e).